P/231-153

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

| In re Pa         | tent Applicat                                       | ion of         |                                      |                                       |              |            |                                       |            |               |
|------------------|---|----------------|--------------------------------------|---------------------------------------|--------------|------------|---------------------------------------|------------|---------------|
| Frances          |   |                | Date: February 17, 2005              |                                       |              |            |                                       |            |               |
| Internat         | ional Applica                                       | ation No       | .:PCT/EP2003                         | 3-008906                              |              |            |                                       |            |               |
| Internat         | ional Filing I                                      | Date: A        | ugust 11, 200                        | 3                                     |              |            |                                       |            |               |
| For: A           | NALOGUE I   | DISPLA         | Y DEVICE FO                          | OR A TIMEF                            | PIECI        | E          |                                       |            |               |
| Commi<br>P.O. Bo | op PCT<br>ssioner for Pa<br>ox 1450<br>dria, VA 223 |                | )                                    |                                       |              |            |                                       |            |               |
|                  |   |                | AMENDN                               | MENT/SUBN                             | MISS         | <u>ION</u> |                                       |            |               |
| Sir:             |   |                |                                      |                                       |              |            |                                       |            |               |
|                  | Prior to exam                                       | ination        | on the merits,                       | kindly amen                           | d the        | appli      | cation as follows.                    |            |               |
|                  | <u> </u>  | al fee re      | quired has bee                       |                                       |              | llows      | :                                     |            |               |
|                  | NO. CLAIMS<br>AFTER<br>AMENDMENT                    |                | HIGHESTNO.<br>PREVIOUSLY<br>PAID FOR | EXTRA PF                              | <u>RESEI</u> | NT         | RATE                                  |            | ADDIT.<br>FEE |
| TOTAL INDEP.     | 8   | MINUS<br>MINUS |                                      | * =<br>** =                           | 0            | X<br>X     | (\$9 SE or \$18)<br>(\$44 SE or \$88) | \$<br>\$   |               |
|                  | RESENTATIO  |                | LTIPLE DEPEN                         |                                       |              | X          | (\$150 SE or \$300)                   | \$         |               |
| * not less       | than 20 ** not                                      | less than :    | 3                                    | · · · · · · · · · · · · · · · · · · · |              |            | TOTA                                  | L \$       |               |
|                  | If any additio                                      |                | -                                    | ed, a check w                         | hich :       | inclu      | des the calculated                    | =<br>fee ( | of <u>\$</u>  |
|                  | In the event t                                      | he actua       | l fee is greater                     | than the pay                          | ment         | subn       | nitted or is inadver                  | tent       | ly not        |
| enclose          | d or if any ad                                      | ditional       | fee during the                       | prosecution                           | of th        | is app     | olication is not paid                 | l, th      | e Patent      |
| Office i         | s authorized  | to charge      | e the underpay                       | ment to Dep                           | osit A       | Accou      | int No. 15-0700.                      |            |               |

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## **CONTINGENT EXTENSION REQUEST**

If this communication is filed after the shortened statutory time period had elapsed and no separate Petition is enclosed, the Commissioner of Patents and Trademarks is petitioned, under 37 C.F.R. § 1.136(a), to extend the time for filing a response to the outstanding Office Action by the number of months which will avoid abandonment under 37 C.F.R. § 1.135. The fee under 37 C.F.R. § 1.17 should be charged to our Deposit Account No. 15-0700.

## **SUMMARY OF AMENDMENTS**

| 1. | X If checked, an abstract (an amended abstract) is submitted herewith.          |
|----|---|
| 2. | If checked, amendment(s) to the drawings are submitted herewith.                |
| 3. | $\sqrt{}$ If checked, amendment(s) to the specification are submitted herewith. |
| 4. | If checked, amendment(s) to the claims are submitted herewith.                  |